# 1999-2000 ANNUAL REPORT Medical Board of California

1426 Howe Avenue, Suite 54, Sacramento, CA 95825 (916) 263-2389 • www.medbd.ca.gov

# **Consumer Protection: Board's Top Priority**

The Medical Board of California has been involved in activities over the past fiscal year which are critical to its consumer-protection mandate. Notable among these efforts are the following.

# **Cosmetic and Outpatient Surgery Patient Protection Act**

AB 271 (Gallegos), sponsored by the Medical Board of California, is a product of the Board's Committee on Plastic-Cosmetic Surgery, established to examine ways to protect patients as more surgery procedures are performed in outpatient settings, many of them cosmetic surgery procedures, sometimes by physicians ill-trained or ill-equipped to perform the procedures attempted. This new law requires:

• Whenever a patient is present in the facility and has not been discharged from supervised care, a minimum of two staff persons must be on the premises, one of whom must be either a licensed physician or a licensed health care professional with current certification in advanced cardiac life support (ACLS).

- Physicians must maintain adequate security by liability insurance for claims that may result from surgical procedures performed outside of general acute care hospitals.
- A written report must be filed with the Medical Board within 15 days when any physician or person acting under a physician's orders or supervision performs a scheduled medical procedure outside of a hospital that results in the death of the patient or transfer of the patient to a hospital or emergency center for more than 24 hours.
- Each outpatient setting regulated by the Board's Division of Licensing must have written discharge criteria, and these settings must conspicuously post their certificate of registration and name and telephone number of the accrediting agency with instructions on submitting complaints.

#### **Internet Prescribing**

In response to the potential danger to patients of Internet prescribing of drugs, the Board sponsored SB 1828 (Speier),

which would prohibit the prescribing or furnishing of dangerous drugs on the Internet for delivery to any Californian without a good faith prior examination and medical indication. It would provide either a fine of up to \$25,000 per occurrence resulting from a citation issued by the Medical Board, or a civil penalty of the same amount to be enforced by the Attorney General. The bill also adds that if a prescribing physician is not a resident of California, a violation of this section will be reported to the physician's professional licensing authority.

This legislation is designed to prohibit physicians from engaging in substandard health care by writing prescriptions on the basis of electronic completion of a questionnaire, without a good faith medical examination as the law currently requires for non-Internet prescribing. In the absence of such an examination, the Board has determined that a physician who prescribes over the Internet is engaging more so in a commercial venture rather than, and perhaps to the detriment of, the delivery of quality health care.

Continued on page ii

#### CURRENT PHYSICIAN AND SURGEON LICENSES BY COUNTY 3,551 Alameda Inyo 43 Monterey 785 San Luis Obispo 626 Trinity 13 910 430 San Mateo 2,298 Tulare Alpine 0 Kern Napa 447 56 Amador Kings 127 Nevada 222 Santa Barbara 1.084 Tuolumne 119 Butte 407 Lake 73 Orange 7,483 Santa Clara 5,211 Ventura 1,473 Calaveras 43 Lassen 41 Placer 601 Santa Cruz 580 Yolo 486 Colusa 11 Los Angeles 24,428 Plumas 30 Shasta 429 Yuba 64 2,319 2 Contra Costa Madera 126 Riverside 2,133 Sierra Del Norte 53 Marin 1.366 Sacramento 3.074 Siskiyou 68 California Total El Dorado 242 Mariposa 15 San Benito 34 Solano 681 82.872 1,490 Mendocino 203 **Out of State Total** Fresno San Bernardino 2,978 Sonoma 1,206 690 25,196 Glenn 10 Merced 217 San Diego 7,660 Stanislaus 297 5 4,748 **Current Licenses** Humboldt Modoc San Francisco Sutter 162 121 28 820 108,068 **Imperial** Mono San Joaquin Tehama 53

#### MISSION STATEMENT OF THE MEDICAL BOARD OF CALIFORNIA

The mission of the Medical Board of California is to protect consumers through proper licensing of physicians and surgeons and certain allied health professions and through the vigorous, objective enforcement of the Medical Practice Act.

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#### **Diversion Task Force**

The Diversion Program is a five-year monitoring and rehabilitation program administered by the Board to support and monitor the recovery of physicians who have substance abuse or mental health disorders. Responding to concerns raised during Sunset Review Committee hearings and subsequent issues addressed by consumer advocates, the Board created the Diversion Task Force to undertake an extensive review of the operation of the Diversion Program. The intention of the Board was that improvements to the operation of the program would be recommended based on this review and that areas allowing for improved consumer protection would be identified.

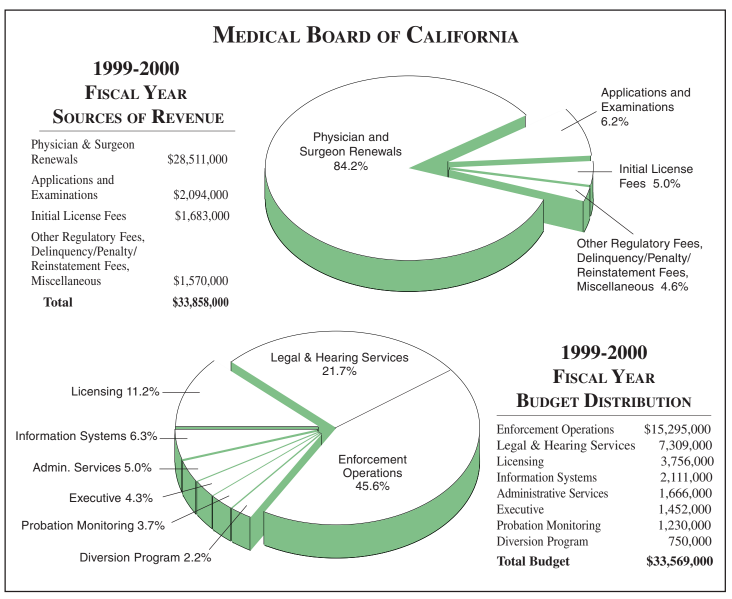
During FY 99-00 the Task Force conducted a side-by-side comparison of the Diversion

Program with a draft document entitled Guideline for the Regulatory Management of Chemically Dependent Health Care *Practitioners*, prepared by the Citizen Advocacy Center, a training, research, and support network for public members of health care regulatory and governing boards. At its meeting in February 2000, the Task Force found that the Diversion Program policies meet or exceed the guidelines in most areas, however, the Task Force also began to identify the need for ongoing Quality Assessment reporting as a foundation for the development of a strategy of Continuous Quality Improvement (CQI). In May 2000 reporting requirements were established in the following areas.

- relapse
- drug testing
- case manager contact
- group attendance
- outcomes

The Board subsequently established a standing committee on Diversion to which data in these areas will be reported quarterly. Standardized reporting of statistical data, along with case studies, was developed to facilitate the Task Force's efforts to establish a system of CQI. This data is presented quarterly for review of system strengths and weaknesses.

During FY 99-00 the issue of the structure and authority of the Diversion Evaluation Committees was addressed. The Task Force also pursued legislation to clearly reflect the advisory role of these committees while recognizing the valuable expertise which they offer and which is critical to the Program's success.



The Division of Licensing is responsible for initial and renewal licensing of physicians and surgeons. Additionally, the Division administers licensing programs for lay midwives, dispensing opticians, spectacle lens dispensers, contact lens dispensers, and research psychoanalysts.

**Physician and Surgeon Application Processing.** During the 1999-2000 fiscal year, 4,043 new physician and surgeon licenses were issued. The volume of application processing work peaks around June 30, the end of the annual residency training year. At this time of year, the Licensing Program experiences increased activity resulting from applicants requiring licensure in order to continue into the third year of postgraduate training or to begin permanent positions at the conclusion of their training. In its effort to provide quality service, the Division encourages applicants to submit their application materials and fees well in advance of the time they expect to be licensed.

Fingerprint clearances are an important part of the application process and a frequent cause for processing delays. In FY 1999-2000, Division staff worked with the Department of Justice to streamline fingerprint processing through participation in the Livescan process which will eliminate the use of fingerprint cards for in-state fingerprint checks. Additionally, INTERPOL inquiries were initiated this year in situations requiring criminal history checks and clearances from abroad.

New provisions in section 2089 of the California Business and Professions Code (B&P) added training in pain management and end-of-life care to curriculum requirements for all applicants for physician and surgeon licensure. This was intended to help educate and influence the attitudes and behavior of physicians toward treating patients with pain, and to help medical educators initiate changes in the curriculum to ensure that new practitioners have attitudes, knowledge, and skills relevant to care for terminal patients. This law applies to all individuals entering medical school on or after June 1, 2000 who apply for California licensure.

Section 1321(d) was added to the regulations to require that each of the two

# **DIVISION OF LICENSING**

years of approved postgraduate training required for licensure be completed in continuous blocks, but also permit each year to be completed in a different program. Additionally, this law allows for interruption of either year due to illness or hardship.

Special Programs. Special programs provide opportunities for foreign physicians to participate in research and faculty appointments at medical schools located in California. Special program site inspections were conducted at the University of California, San Diego School of Medicine; the University of California, Los Angeles School of Medicine; and Stanford University School of Medicine. These site inspections included meetings with deans, program directors and supervisors, and participants in B&P Code section 2111 postgraduate study programs and section 2113 faculty appointment programs.

Because California medical schools may experience difficulties recruiting eminent clinical faculty from other states, B&P Code section 2168 was implemented in 1998-1999 to create a new category of restricted licensure for the purposes of research, medical advancement and educational progress. A physician eligible for a special faculty appointment must have been offered a full-time appointment at a California medical school at the full

professor level in a tenure track position, or its equivalent. During the 1999-2000 fiscal year, the Division issued three special faculty permits to outstanding physicians at the University of California, Los Angeles School of Medicine; the University of California, San Diego School of Medicine; and the University of California, San Francisco School of Medicine.

# Consumer Information and Services for Affiliated Health Professions.

Implementation of a new telephone system enabled the Consumer Information Unit to assume broader support responsibilities than could previously be assigned. In addition to providing licensing verifications and other general telephone assistance, CIU staff also responded to requests for applications and other forms, letters of good standing, duplicate licenses and address changes. The Division of Licensing sustains relationships with various affiliated health professions. The CIU plays an important role by responding not only to inquiries related to the Medical Board, but also to questions concerning the Acupuncture Board, Hearing Aid Dispensers Program, Physical Therapy Board, Physician Assistant Committee, Board of Podiatric Medicine, Board of Psychology, Respiratory Care Board, and the Speech-Language Pathology & Audiology Board.

#### AFFILIATED HEALING ARTS

#### 1999-00 LICENSES/APPROVALS

iii

_	ISSUED	CURRENT	
Licensed Midwife	12	110	
Dispensing Optician	46	1,252	
Contact Lens Dispenser	20	488	
Spectacle Lens Dispenser	96	1,911	
Physician Asst. Supervisor	1,436	10,549	
Research Psychoanalyst	0	65	
Accrediting Agencies for			
Outpatient Surgery Settings	0	4	
Doctor of Podiatric Medicine	102	1,932	
Total	1,712	16,311	

For additional copies of this report, please fax your company name, address, telephone number and contact person to the Medical Board Executive Office at (916) 263-2387, or mail your request to 1426 Howe Avenue, Suite 54, Sacramento, CA 95825.

Medical Board of California 1999 – 00 ANNUAL REPORT

# **DIVISION OF LICENSING ACTIVITY**

	FY 98-99	FY 99-00		FY	FY
PHYSICIAN LICENSES ISSUED	70-77	<i>)</i> /-00	LICENSING ENFORCEMENT ACTIVITY	98-99	99-00
FLEX/USMLE <sup>1</sup>	3,210	3,338	Probationary license granted	0	2
NBME <sup>1</sup>	671	528	License Denied (no hearing requested)	2	2
Reciprocity with other states	162	177	Statement of Issues to deny license filed	8	4
Total new licenses issued	4,043	4,043	Statement of Issues granted (license denied)	6	2
Danamal liagnasa isanad mith fa	,	,	Statement of Issues denied (license granted)	2	1
Renewal licenses issued—with fe	, , , , , , , , , , , , , , , , , , ,	47,518	Statement of Issues withdrawn	0	1
Renewal licenses—fee exempt <sup>2</sup>	4,457	4,433			
<b>Total licenses renewed</b>	51,070	51,951	<sup>1</sup> FLEX = Federation Licensing Exam USMLE = United States Medical Licensing Exam		
PHYSICIAN LICENSES IN EFFECT			NBME = National Board Medical Exam		
California address	81,762	82,872	<sup>2</sup> Includes physicians with disabled, inactive, retirea	l or mili	tarv
Out-of-state address	25,147	25,196	license status.	, or muu	шту
Total	106,909	108,068			
LICENSING EXAMINATION ACTIVITY	Y				
United States Medical Licensing	Exam (US	MLE)			
Applicants passing USMLE exan	n 2,122	*			
Applicants failing USMLE exam	570	*	* The Medical Board stopped administering Step 3 of	of USML	E
Total	2,692	*	in FY 98-99.		

VERIFICATION A	CTIVITY	SUMMARY
		L J L J I V I I V I A I L I

	FY 98-99	FY 99-00		FY 98-99	FY 99-00
LICENSE STATUS VERIFICATIONS	70-77	<i>)</i>	CERTIFICATION LETTERS AND	70-77	<i>)</i>
Phone verifications	220,726	180,400	LETTERS OF GOOD STANDING	9,151	11,132
Online access verifications	288,533	*	FICTITIOUS NAME PERMITS		
Written verifications	68,472	44,273	Issued	849	1,180
Authorized Internet users Non-verification telephone calls	532 40.682	534 52,899	Renewed Total number of permits in effect	3,800 7,869	4,084 8,107
* Due to Y2K, the system previously used to information became inoperable in Decent 1, 2000 a new password-protected site of developed to replace the previous system unavailable.	o access lice nber 1999. E n the Interne	nsee ffective April t was	CONTINUING MEDICAL EDUCATION CME audits CME waivers	792 461	794 351

# REPORT VERIFICATIONS

	FY 98-99	FY 99-00		FY 98-99	FY 99-00
Disciplinary reports mailed to health facilities upon written request			B&P Code §805 reports of health facility discipline received:	83	112 <sup>3</sup>
pursuant to B&P Code §805.5	358	253	-		
Adverse Actions reported to the NPDB <sup>1</sup>	486	$528^{2}$			
NPDB reports received from insurance companies or self-insured individuals/ organizations	1,442	815	<ol> <li>NPDB = National Practitioner Data Bank</li> <li>Includes 516 MDs, 7 podiatrists, and 5 physic</li> <li>Includes 110 reports for MDs, 1 for a psychology</li> </ol>		

# DIVISION OF MEDICAL QUALITY

The Medical Board of California made great strides in the 1990s to develop itself as one of the nation's leading medical regulatory boards. It has successfully achieved its mandate to provide public protection through the efficient resolution of consumer complaints while providing objective, evenhanded review of the medical care which gave rise to those complaints. The Board's efforts resulted in 366 administrative actions being taken in 1999-2000 as compared to the 149 actions reported in 1992-93.

Among the most notable achievements of the past fiscal year was the continued decrease in time elapsed at each major stage of complaint processing. The staff of the Board's Central Complaint Unit now complete preliminary processing of 10,000+ complaints in an average of 44 days and investigators complete the field investigation of complaints in an average of 206 days. It is through this continually improving closure time on consumer complaints that the Board achieves

improved consumer protection with reduced disruption of physician practice.

Of significance to the overall aim of providing real public protection is the increasing effectiveness of the Board's Division of Medical Quality in taking action designed to address the specific cause of the violation which led to the action. In some cases, this only can be achieved by revocation of the physician's license or by seeking the surrender of that license to practice medicine. More and more, however, other administrative actions are being taken which are aimed at remedying the underlying cause of the violation, while placing the public on notice that the physician is, or has been, the subject of disciplinary action by the Medical Board.

Public disclosure of disciplinary actions remains an important element of the Board's regulatory efforts, built upon the view that healthcare consumers deserve to have all of the information pertinent to their decision-making made available to them. This is the reason that the Medical Board has developed and maintains a web site that lists all physicians who are licensed to practice medicine in California and contains information concerning any disciplinary action which the Board has taken against the license as well as information concerning felony convictions and malpractice judgments or arbitration awards (www.medbd.ca.gov).

Among the methods the Board uses to tailor discipline to the violation is in the terms of probation which are part of the disciplinary order. Depending on the violation which led to the discipline, probation frequently includes such terms as an ethics course; a prescribing course; requirement of additional CME or other education; passage of the SPEX (Special Purpose Examination); attendance at PACE (Physician Assessment and Clinical Education); community service; practice monitoring; or the successful passage of physical and/or psychological exams. Through the use of these focused requirements the Board seeks not just discipline, but the remediation or enhancement of physicians' skill and knowledge so that they become better practitioners in the communities which they serve. Nevertheless, not all physicians realize the importance of these corrective endeavors and in 1999-2000 the Probation Unit referred 21 cases involving probation violations to the Office of the Attorney General. This vigilant follow-up emphasizes the Board's commitment to meaningful discipline in pursuit of enhanced patient care.

Other means at the disposal of the Medical Board which are used to address more minor violations include citation and fines or public letters of reprimand. Such alternative sanctions are used for lesser violations such as failure to timely sign a death certificate or the maintenance of incomplete medical records.

In summary, there are many tools available today to fit the Medical Board's response to a Practice Act violation. In the most serious cases, license revocation or suspension will be the only appropriate penalties. However, the Board will continue to seek effective rehabilitation in less serious cases in order to protect the public.

#### Physicians & Surgeons Complaints Received

	Fraud	Health & Safety -	Non- Jurisdictional ™	Competence/ Ne	Other Category	Personal Conduct •	Unprofessional Conduct	Unlicensed/ Unre	Total
Public	136	219	365	4,747	0	39	1,267	135	6,908
B&P Code <sup>6</sup>	3	7	0	1,294	0	39	35	0	1,378
Licensee/Prof. Group <sup>7</sup>	21	22	11	64	3	9	110	38	278
Governmental Agency <sup>8</sup>	110	81	23	781	44	148	360	132	1,679
Anonymous/Misc.	13	24	5	40	1	9	69	41	202
Totals	283	352	403	6,921	59	244	1,837	346	10,445

- Health and Safety complaints, e.g. excessive prescribing, sale of dangerous drugs, etc.
- Non-jurisdictional complaints are not under the authority of the Board and are referred to other agencies such as the Department of Health Services, Department of Managed Care, etc.
- Competence/Negligence complaints are related to the quality of care provided by licensees.
- Personal Conduct complaints, e.g. licensee self-use of drugs/alcohol, conviction of a crime, etc.
   Unprofessional Conduct complaints include sexual misconduct with patients, discipline by another state, failure to release medical records, etc.
- Reference is to B&P Code §§800 and 2240(a) and includes complaints initiated based upon reports submitted to the Medical Board by hospitals, insurance companies and others, as required by law, regarding instances of health facility discipline, malpractice judgments/settlements, or other reportable activities.
- "Licensee or Professional Group" includes the following complaint sources: Other Licensee, Society/Trade Organization, and Industry.
- 8 "Governmental Agency" includes the following complaint sources: Internal, Law Enforcement Agency, Other California State Agency, Other State, Other Unit of Consumer Affairs, and Federal or Other Governmental Agency.
  - Information required by Business and Professions Code section 2313.

# COMPLAINTS RECEIVED BASED UPON REPORTS REQUIRED BY LAW

#### **Physicians & Surgeons**

i hysicians & surgeons		
	FY 98-99	FY 99-00
MEDICAL MALPRACTICE		
Insurers B&P Code §§801 & 801.1	1,041	982
Attorneys or Self-Reported or Employ	ers	
B&P Code §§802 & 803.2	287	196
Courts B&P Code §803	28	28
<b>Total Malpractice Reports</b>	1,356	1,206
CORONERS' REPORTS B&P Code §802.5	26	29
CRIMINAL CHARGES & CONVICTIONS B&P Code §§802.1 & 803.5	21	31
HEALTH FACILITY DISCIPLINE		
Medical Cause or Reason		
B&P Code §805	82	110
OUTPATIENT SURGERY SETTINGS REPORTED Patient Death	RT	
B&P Code §2240(a) (effective 1-1-00)	n/a	2
<b>Patient Transfer</b> B&P Code §2240(b) (effective 1-1-00)	n/a	105
Affiliated Healing Arts Profession	als*	
	FY	FY
	98-99	99-00
MEDICAL MALPRACTICE		
Insurers B&P Code §§801 & 801.1	37	36
		30
Attorneys or Self-Reported or Employ B&P Code §§802 & 803.2	ers 4	7
Courts	·	,
B&P Code §803	0	1
<b>Total Malpractice Reports</b>	41	44
CORONERS' REPORTS		
B&P Code §802.5	0	1
CRIMINAL CHARGES & CONVICTIONS B&P Code \$803.5	0	3
HEALTH FACILITY DISCIPLINE		
Medical Cause or Reason B&P Code §805	1	2
OUTPATIENT SURGERY SETTINGS REPO		-
Patient Death	N.I	
B&P Code §2240(a) (effective 1-1-00)	n/a	1
Patient Transfer B&P Code §2240(b) (effective 1-1-00)	n/a	2

<sup>\*</sup> Affiliated Healing Arts Professionals include: podiatrists, physician assistants, psychologists, dispensing opticians and licensed midwives.

# DIVISION OF MEDICAL QUALITY ACTION SUMMARY

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	96-97	97-98	98-99	99-00
COMPLAINTS/INVESTIGATIONS <sup>1</sup>				
Complaints Received	10,123	10,816	10,751	10,445
Complaints Closed by Complaint Unit	8,161	8,657	9,024	8,319
Investigations				
Cases Opened	2,039	2,154	2,139	2,083
Cases Closed	2,255	2,423	2,493	1,995
Cases referred to the AG	567	676	618	491
Cases referred to DAs/CAs	47	81	69	61
Administrative Filings				
Interim Suspensions	33	32	31	19
Temporary Restraining Orders	4	1	2	0
Other Suspension Orders	13	10	29	$25^{2}$
Statement of Issues to Deny Application	4	4	8	*3
Petition to Compel Mental Exam	4	13	19	6
Petition to Compel Competency Exam	11	9	5	0
Petition to Compel Physical Exam	2	6	15	5
Accusation/Petition to Revoke Probation	296	391	392	290
<b>Total Administrative Filings</b>	367	466	501	345
ADMINISTRATIVE ACTIONS				
Revocation	49	47	48	55
Surrender (in lieu of Accusation or with Accusation p	ending) 87	86	77	67
Suspension Only	0	0	3	2
Probation with Suspension	27	19	12	17
Probation	112	108	110	109
Probationary License Issued	3	4	0	2
Public Reprimand	39	50	45	56
Other decisions (e.g., exam required, education course		69	64	58
<b>Total Administrative Actions</b>	340	383	359	366
REFERRAL AND COMPLIANCE ACTIONS				
Citation and Administrative Fines Issued	214	288	332	250
Physicians Called in for Medical Review	25	19	23	16
Physicians Referred to Diversion Program <sup>4</sup>	44	33	27	12
<b>Total Referral &amp; Compliance Actions</b>	283	340	382	278
OTHER ADMINISTRATIVE OUTCOMES				
Accusation Withdrawn <sup>5</sup>	$57^{6}$	$80^{6}$	$76^{6}$	71
Accusation Dismissed	11	8	16	12
Petitions for Penalty Relief <sup>7</sup> granted	19	29	19	16
Petitions for Penalty Relief <sup>7</sup> denied	11	20	14	17
Petition to Compel Exams granted	15	27	32	11
Petition to Compel Exams denied	0	3	4	0

 $<sup>^{1}</sup>$  Some cases closed were opened in a prior fiscal year.

Information required by Business and Professions Code section 2313.

<sup>&</sup>lt;sup>2</sup> Includes 5 Automatic Suspension Orders per section 2236.1 B&P Code, 11 license restrictions per section 23 Penal Code, 7 out-of-state suspension orders per section 2310 B&P Code effective 1/1/98, and 2 stipulated agreements to suspend or restrict the practice of medicine.

<sup>&</sup>lt;sup>3</sup> Statement of Issues data now shown on Division of Licensing Activity, p. iv.

<sup>&</sup>lt;sup>4</sup> Diversion Program referrals pursuant to B&P Code section 2350(b).

<sup>&</sup>lt;sup>5</sup> Accusations withdrawn for the following reasons: physician passed a competency exam; physician met stipulated terms and conditions; physician was issued a citation/fine instead; physician died; etc.

<sup>&</sup>lt;sup>6</sup> Includes Statement of Issues withdrawn.

Penalty Relief includes Petitions for Reinstatement, Petitions for Modification of Penalty, and Petitions for Termination of Probation.

# Business & Professions Code §2313—Additional Data Elements

1. Additional data for Temporary Restraining Orders, Interim Suspension Orders, Automatic Suspension Orders, Orders issued pursuant to Penal Code §23, Out-of-State Suspension Orders, and Stipulated Agreements to suspend or restrict the practice of medicine:

	Orders Sought	Orders Granted
Mental/Physical Illness	5	4
Drug Prescribing Violations	1	5
Sexual Misconduct	8	8
Self Abuse of Drugs or Alcohol	6	9
Gross Negligence/Incompetence	5	3
Unprofessional Conduct	1	3
Criminal Charges/Conviction of a Cri	me 3	4
Fraud	7	8
Total	36	44

NOTE: Some orders granted were sought in prior fiscal year.

2. The number and type of action which resulted from cases referred by the state Department of Health Services pursuant to \$14124 of the Welfare and Institutions Code, relating to suspension of provider status for state medical assistance:

All Department of Health Services (DHS) notifications of Medi-Cal provider suspensions were added to existing MBC files because the basis for the DHS action (e.g. MBC license revocation, US Dept. of Health and Human Services suspension of Medicare provider privileges, etc.) was already reported or known to MBC. Because DHS suspension of a provider's Medi-Cal privileges results from action already taken by another agency, no additional MBC actions result from these DHS notifications.

3. Consumer inquiries and complaints:

Consumer inquiries	69,831
Jurisdictional inquiries	38,407
Complaint forms sent	15,362
Complaint forms returned by consumers	5,376

4. Number of completed investigations referred to the Attorney General's Office awaiting the filing of an accusation as of June 30, 2000:

Physician and Surgeon	103
Affiliated Healing Arts Professionals <sup>1</sup>	9

5. Number of probation violation reports sent to the Attorney General:

t to the Attorney Genera	վ։	MD	$AH^1$	Total
	FY 99-00 <sup>2</sup>	21	3	24

		MD	$AH^1$	Tota
6.	Petitions to Revoke Probation Filed:	28	2	30
7.	Dispositions of Probation Filings: Additional Suspension or Probation Probation Revoked or License Surrendered Petition Withdrawn/Dismissed	10 21 4	1 1 0	11 22 4
8.	Petitions for Reinstatement of License: Filed Granted Denied	17 7 10	0 1 1	17 8 11

 Average and median time (calendar days) in processing complaints during the fiscal year, for all cases, from date of original receipt of the complaint, for each stage of discipline, through completion of judicial review:

	FY	98-99	FY	99-00
	Avg.	Median	Avg.	Median
(a) Complaint Unit Processing	53	21	44	27
<ul><li>(b) Investigation</li><li>(c) Attorney General Processing</li></ul>	243	175	206	155
to preparation of an Accusation	83	50	97	60
(d) Other stages of the legal process (e.g. after charges filed)	343	284	412	360

10. Investigator caseloads as of June 30, 2000:

Enforcement Field		Per
Operations Caseload:	Statewide	Investigator
Active Investigations	1,406	21
AG Assigned Cases <sup>3</sup>	496	7
Probation Unit Caseload:		
Monitoring Cases <sup>4</sup>	$500^{5}$	42
Active Investigations	13	1
AG Assigned Cases <sup>3</sup>	37	n/a <sup>6</sup>

- <sup>1</sup> Affiliated Healing Arts Professionals for this section includes: podiatrists, physician assistants, dispensing opticians, research psychoanalysts, and licensed midwives.
- <sup>2</sup> These are in addition to the 491 MD and 72 AH cases referred to the Attorney General reported in the Enforcement Action Summary.
- <sup>3</sup> These cases are at various stages of AG processing, and may require supplemental investigative work such as subpoena service, interviewing new victims or witnesses, testifying at hearings, etc.
- <sup>4</sup> 167 additional monitoring cases were inactive because the probationer is out of state as of June 30, 2000.
- In FY 99-00, 61 probation monitoring cases were transferred from MBC to the Board of Psychology for monitoring.
- <sup>6</sup> For Probation Unit caseload, the AG Assigned Cases are included as Monitoring Cases.

11. Number and type of MD & AH action taken by case type in FY 99-00	Revocation	Surrender	Suspension Only	Probation With Suspension	Probation	Probationary License Issued	Public Reprimand	Other Action	Total Actions by Case Type
Negligence	12	26	0	5	52	0	27	42	164
Inappropriate Prescribing	4	7	0	4	7	0	9	3	34
Unlicensed Activity	2	0	0	0	1	0	3	0	6
Sexual Misconduct	4	10	0	1	5	0	1	1	22
Mental Illness	7	7	0	0	4	0	0	3	21
Self-use of drugs/alcohol	9	8	0	2	11	1	0	1	32
Fraud	5	2	1	2	3	0	6	5	24
Conviction of a crime	7 (2 <sup>1</sup> )	4	0	3	15	0	2	1	32 (2)
Unprofessional Conduct	5	2	0	0	2	1	8	2	20
Miscellaneous violations	0	1	1	0	9	0	0	0	11
Totals by Discipline Type	55 (2)	67	2	17	109	2	56	58	366 (2)

I Figures in parentheses represent action taken by the Division of Licensing against dispensing opticians, research psychoanalysts, and licensed midwives.

# ENFORCEMENT ACTION SUMMARY FOR AFFILIATED HEALING ARTS

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Complaints/Investigations <sup>1</sup>	98-99	99-00
Complaints Received	1,041	988
Complaints Closed by Complaint Unit	848	763
Investigations: Cases Opened	223	298
Cases Closed	267	290
Cases referred to the AG	89	72
Cases referred to DAs/CAs	10	18
ADMINISTRATIVE FILINGS		
Interim Suspensions	4	0
Automatic Suspension Orders <sup>2</sup>	0	2
Statement of Issues to Deny Application	9	3
Petition to Compel Mental Exam	1	1
Petition to Compel Physical Exam	1	0
Accusation/Petition to Revoke Probation	63	19
<b>Total Administrative Filings</b>	78	25
ADMINISTRATIVE ACTIONS		
Revocation	6	4
Surrender (in lieu of Accusation or with Accusation pendir	ng) 17	3
Probation with Suspension	5	1
Probation	25	7
Probationary License Issued	1	0
Public Reprimand	3	1
Other (e.g., exam required, education course, etc	.) 9	1
<b>Total Administrative Actions</b>	66	17
REFERRAL AND COMPLIANCE ACTIONS		
Citation and Administrative Fines Issued	54	28
Office Conferences Conducted	1	7
<b>Total Referral &amp; Compliance Actions</b>	55	35
OTHER ADMINISTRATIVE OUTCOMES		
Accusation/Statement of Issues Withdrawn	7	1
Accusation Dismissed	0	1
Statement of Issues Granted (Lic. Denied)	2	1
Statement of Issues Denied (Lic. Granted)	2	0
Petitions for Penalty Relief granted <sup>3</sup>	0	1
Petitions for Penalty Relief denied <sup>3</sup>	2	1
Petition to Compel Mental Exam granted	1	1
Petition to Compel Physical Exam granted	1	0

<sup>&</sup>lt;sup>1</sup> Board of Psychology (BOP) statistics are included in this section. MBC handles complaints and investigations for BOP. The other sections include data on podiatrists, physician assistants, research psychoanalysts, dispensing opticians, and licensed midwives. In prior years, these sections included BOP's data.

# **DIVERSION PROGRAM**

The Physician Diversion Program is a statewide, five-year monitoring and rehabilitation program. It is administered by the Division of Medical Quality to support and monitor the recovery of physicians who have substance abuse or mental health disorders. The Diversion Program was created by statute in 1980 as a cost-effective alternative to discipline by the Medical Board. Diversion promotes public safety by encouraging physicians to seek early assistance for substance abuse and mental health disorders to avoid jeopardizing patient safety. Physicians enter Diversion by one of three avenues. First, physicians may self-refer. This is often the result of encouragement by concerned colleagues or family members for the physician to seek help. Participation by self-referred physicians is completely confidential from the disciplinary arm of the Board. Second, physicians may be referred by the Enforcement Unit in lieu of pursuing disciplinary action. Finally, physicians may be directed to participate by the Medical Board as part of a disciplinary order.

During FY 99-00, 62 physicians were accepted by the Diversion Evaluation Committee, signed a formal Diversion Agreement and entered the program. Of those, 35 physicians had no open cases with the Board, 13 physicians were diverted from discipline, and an additional 14 physicians entered as a result of disciplinary orders. A total of 364 physicians participated in Diversion at some time during FY 99-00. Of those who left the program, 16 were unsuccessful while 27 successfully completed the five-year program with a minimum of three years of continuous sobriety and a change in lifestyle that would support ongoing recovery.

Activity <sup>1</sup>			Type of Impairment <sup>1</sup>		
·	98-99	99-00		99-00	9
Beginning of fiscal year	222	237	Alcohol	54	2
Accepted into program	67	62	Alcohol & mental illness	18	
Completions:			Other drugs	82	3
Successful	34	27	Other drugs & mental illnes	ss 21	
Unsuccessful	18	16	Alcohol & other drugs	44	1
Active at end of year	237	256	Alcohol & other drugs &		
Other Activity			mental illness	32	1.
Applicants <sup>2</sup>	40	48	Mental illness	5	2
Out-of-state-monitored	10	10	Total	256	100
California licentiates	17	17			
Total being monitored at end of FY 99-00		321			

Does not include applicant or out-of-state participant data.

1999-2000

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<sup>&</sup>lt;sup>2</sup> Includes Automatic Suspension Orders per B&P Code section 2236.1 and license restrictions per Penal Code section 23.

<sup>&</sup>lt;sup>3</sup> Penalty Relief includes Petitions for Reinstatement, Petitions for Modification of Penalty, and Petitions for Termination of Probation. Information required by B&P Code section 2313.

<sup>&</sup>lt;sup>2</sup> Applicants are participants who either (1) have not been seen by a Diversion Evaluation Committee or (2) have not yet signed a Diversion Agreement. Information required by Business and Professions Code section 2313.